

96TH CONGRESS 1ST SESSION

^s S. 737

To provide authority to regulate exports, to improve the efficiency of export regulation, and to minimize interference with the right to engage in commerce.

IN THE SENATE OF THE UNITED STATES

MARCH 22 (legislative day, FEBRUARY 22), 1979

Mr. Stevenson (for himself and Mr. Heinz) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To provide authority to regulate exports, to improve the efficiency of export regulation, and to minimize interference with the right to engage in commerce.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Export Administration
- 4 Act of 1979".
- 5 FINDINGS
- 6 SEC. 2. The Congress makes the following findings:

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1	(1) The right of United States citizens to engage
2	in international commerce is a fundamental concern of
3	United States policy.
4	(2) Exports contribute significantly to the balance
5	of trade, employment, and production of the United
6	States.
7	(3) The availability of certain materials at home
8	and abroad varies so that the quantity and composition
9	of United States exports and their distribution among
10	importing countries may affect the welfare of the do-
11	mestic economy and may have an important bearing
12	upon fulfillment of the foreign policy of the United
13	States.
14	(4) The unrestricted export of goods and technol-
15	ogy without regard to whether they make a significant
16	contribution to the military potential of any other
17	nation or nations may adversely affect the national se-
18	curity of the United States.
19	(5) The unwarranted restriction of exports from
20	the United States has a serious adverse effect on our
21	balance of payments and domestic employment and
22	production, particularly when export restrictions ap-
23	plied by the United States are more extensive than
24	export restrictions imposed by other countries.

1	(6) The uncertainty of policy toward certain cate-
2	gories of exports has curtailed the efforts of American
3	business in those categories to the detriment of the
4	overall attempt to improve the trade balance of the
5	United States and to decrease domestic unemployment.
6	(7) Unreasonable restrictions on access to world
7	supplies can cause worldwide political and economic in-
8	stability, interfere with free international trade, and
9	retard the growth and development of nations.
10	DECLARATION OF POLICY
11	SEC. 3. The Congress makes the following declarations:
12	(1) It is the policy of the United States to mini-
13	mize uncertainties in export control policy and to en-
14	courage trade as a right not a privilege with all coun-
15	tries with which we have diplomatic or trading rela-
16	tions, except those countries with which such trade has
17	been determined by the President to be against the na-
18	tional interest.
19	(2) It is the policy of the United States to restrict
20	the right to export only after full consideration of the
21	impact on the economy of the United States and only
22	to the extent necessary—
23	(A) to protect the domestic economy from
24	the excessive drain of scarce materials and to

1	reduce the serious inflationary impact of foreign
2	demand;
3	(B) to further significantly the foreign policy
4	of the United States or to fulfill its declared inter-
5	national obligations; and
6	(C) to prevent the export of goods and tech-
7	nology which would make a significant contribu-
8	tion to the military potential of any other nation
9	or nations which could prove detrimental to the
10	national security of the United States.
11	(3) It is the policy of the United States (A) to for-
12	mulate, reformulate, and apply any necessary controls
13	to the maximum extent possible in cooperation with all
14	nations, and (B) to encourage observance of a uniform
15	export control policy by all nations with which the
16	United States has defense treaty commitments.
17	(4) It is the policy of the United States to use its
18	economic resources and trade potential to further the
19	sound growth and stability of its economy as well as to
20	further its national security and foreign policy objec-
21	tives.
22	(5) It is the policy of the United States—
23	(A) to oppose restrictive trade practices or
24	boycotts fostered or imposed by foreign countries

1	against other countries friendly to the United
2	States or against any United States person;
3	(B) to encourage and, in specified cases, re-
4	quire United States persons engaged in the export
5	of goods and technology to refuse to take actions,
6	including furnishing information or entering into
7	or implementing agreements, which have the
8	effect of furthering or supporting the restrictive
9	trade practices or boycotts fostered or imposed by
10	any foreign country against a country friendly to
11	the United States or against any United States
12	person; and
13	(C) to foster international cooperation and
14	the development of international rules and institu-
15	tions to assure reasonable access to world sup-
16	plies.
17	(6) It is the policy of the United States that the
18	desirability of subjecting, or continuing to subject, par-
19	ticular goods or technology to United States export
20	controls should be subjected to review by and consulta-
21	tion with representatives of appropriate United States
22	Government agencies and private industry.
23	(7) It is the policy of the United States to use
24	export controls, including license fees, to secure the re-
25	moval by foreign countries of restrictions on access to

supplies where such restrictions have or may have a serious domestic inflationary impact, have caused or may cause a serious domestic shortage, or have been imposed for purposes of influencing the foreign policy of the United States. In effecting this policy, the President shall make every reasonable effort to secure the removal or reduction of such restrictions, policies, or actions through international cooperation and agreement before resorting to the imposition of controls on exports from the United States. No action taken in fulfillment of the policy set forth in this paragraph shall apply to the export of medicine or medical supplies.

(8) It is the policy of the United States to use export controls to encourage other countries to take immediate steps to prevent the use of their territories or resources to aid, encourage, or give sanctuary to those persons involved in directing, supporting, or participating in acts of international terrorism. To achieve this objective, the President shall make every reasonable effort to secure the removal or reduction of such assistance to international terrorists through international cooperation and agreement before resorting to the imposition of export controls.

1	AUTHORITY
2	Sec. 4. (a)(1) To the extent necessary to effectuate the
3	policies set forth in section 3 of this Act, the President may
4	prohibit or curtail the export, except under such rules and
5	regulations as he shall prescribe, of any goods or technology
6	subject to the jurisdiction of the United States or exported by
7	any person subject to the jurisdiction of the United States. To
8	the extent necessary to achieve effective enforcement of this
9	Act, such rules and regulations may apply to the financing,
10	transporting, and other servicing of exports and the participa-
11	tion therein by any person subject to the jurisdiction of the
12	United States. In curtailing the export of any goods or tech-
13	nology to effectuate the policy set forth in section 3(2)(A) of
14	this Act, the President is authorized to allocate a portion of
15	export licenses on the basis of factors other than a prior his-
16	tory of exportation.
17	(2)(A) In administering export controls for national se-
18	curity purposes as prescribed in section 3(2)(C) of this Act
19	and for foreign policy purposes as prescribed in section
20	3(2)(B) of this Act, United States policy toward individual
21	countries shall not be determined exclusively on the basis of a
22	country's Communist or non-Communist status but shall
23	take into account such factors as the country's present and
24	potential relationship to the United States, its present and
25	potential relationship to countries friendly or hostile to the

- 1 United States, its ability and willingness to control re-
- 2 transfers of United States exports in accordance with United
- 3 States policy, and such other factors as the President may
- 4 deem appropriate. The President shall review at least annu-
- 5 ally United States policy toward individual countries to de-
- 6 termine whether such policy is appropriate in light of the
- 7 factors specified in the preceding sentence. The results of
- 8 such review, together with the justification for United States
- 9 policy in light of such factors, shall be reported to Congress
- 10 in each report required by section 11 of this Act.
- 11 (B) Rules and regulations under this subsection may
- 12 provide for denial of any request or application for authority
- 13 to export goods or technology from the United States, its
- 14 territories and possessions, which would make a significant
- 15 contribution to the military potential of any nation or combi-
- 16 nation of nations threatening the national security of the
- 17 United States if the President determines that their export
- 18 could prove detrimental to the national security of the United
- 19 States. In administering export controls for national security
- 20 purposes as prescribed in section 3(2)(C) of this Act, priority
- 21 shall be given to preventing the effective transfer to countries
- 22 to which exports are controlled for national security purposes
- 23 of goods and technology critical to the design, development,
- 24 or production of military systems which would make a signifi-
- 25 cant contribution to the military potential of any nation or

1	nations which could prove detrimental to the national secu-
2	rity of the United States. The Secretary of Commerce, in
3	consultation with the Secretary of Defense, shall review not
4	less frequently than annually all controls maintained for na-
5	tional security purposes pursuant to this Act for the purpose
6	of making such revisions as may be necessary to insure that
7	export controls are limited, to the maximum extent possible
8	consistent with the purposes of this Act, to such militarily
9	critical goods and technologies and the mechanisms through
10	which they may be effectively transferred. A description of
11	actions taken to carry out this subsection shall be included in
12	each report required under section 11 of this Act. Such de-
13	scriptions shall contain as much detail as may be included
14	consistent with the national security and the need to maintain
15	the confidentiality of proprietary information.
16	(C) Prior to imposing, increasing, or extending export
17	controls for foreign policy purposes pursuant to the authority
18	provided by this Act, the President shall give full considera-
19	tion to—
20	(i) alternative means to further the foreign policy
21	purposes in question;
22	(ii) the ability of the United States Government to
23	control effectively the export of the goods or technol-
24	ogy in question;

1	(iii) the likelihood that foreign competitors will
2	join the United States in effectively controlling such
3	exports;
4	(iv) the probability that such controls will achieve
5	the intended foreign policy purpose;
6	(v) the effect of such controls on United States
7	exports, employment, and production, and on the inter-
8	national reputation of the United States as a supplier
9	of goods and technology; and
10	(vi) the reaction of other countries to the imposi-
11	tion or enlargement of such export controls by the
12	United States.
13	(D) Whenever the President imposes, increases, or ex-
14	tends export controls for foreign policy purposes pursuant to
15	authority provided by this Act, he shall immediately inform
16	the Congress of such action and make public a report specify-
17	ing his conclusions with respect to the considerations set
18	forth in this paragraph and indicating how such export con-
19	trols will further significantly the foreign policy of the United
20	States or fulfill its declared international obligations.
21	(E) The President shall not impose export controls for
22	foreign policy or national security purposes on the export
23	from the United States of goods or technology which he de-
24	termines is available without restriction from sources outside
25	the United States in significant quantities and comparable in

- 1 quality to those produced in the United States, unless the
- 2 President determines that adequate evidence has been pre-
- 3 sented to him demonstrating that the absence of such con-
- 4 trols would prove detrimental to the foreign policy or nation-
- 5 al security of the United States. Where, in accordance with
- 6 this paragraph, export controls are imposed for foreign policy
- 7 or national security purposes notwithstanding foreign avail-
- 8 ability, the President shall take steps to initiate negotiations
- 9 with the governments of the appropriate foreign countries for
- 10 the purpose of eliminating such availability.
- 11 (b)(1) Except as otherwise provided in this Act, the Sec-
- 12 retary of Commerce shall reorganize the Department of
- 13 Commerce as necessary to effectuate the policies set forth in
- 14 this Act. The Secretary of Commerce shall maintain a list of
- 15 goods and technology the export of which from the United
- 16 States, its terrorities and possessions, is prohibited or regu-
- 17 lated pursuant to this Act. The Secretary shall review such
- 18 list not less frequently than annually in order to make
- 19 promptly such changes and revisions as may be necessary or
- 20 desirable in furtherance of the policies set forth in this Act.
- 21 The Secretary shall include in each review an assessment of
- 22 the availability from sources outside the United States, its
- 23 territories and possessions, of goods and technology in signifi-
- 24 cant quantities and comparable in quality to those items in-
- 25 cluded on such list. In order to further effectuate the policies

1	set forth in this Act, the Secretary shall establish an Office of
2	Foreign Product and Technology Assessment, whose func-
3	tions shall include monitoring and gathering information on
4	the foreign availability of goods and technology subject to
5	export control. The Secretary shall include a detailed state-
6	ment with respect to actions taken in compliance with the
7	provisions of this paragraph in each report to the Congress
8	pursuant to section 11 of this Act.
9	(2) The Secretary of Commerce shall keep the public
10	fully apprised of changes in export control policy and proce-
11	dures instituted in conformity with this Act with a view to
12	encouraging trade. The Secretary shall meet regularly with
13	representatives of the business sector in order to obtain their
14	views on export control policy and the foreign availability of
15	goods and technology.
16	(c)(1)(A) To effectuate the policies set forth in this Act,
17	the Secretary of Commerce shall establish the following three
18	types of export licenses:
19	(i) A validated license.
20	(ii) A qualified general license.
21	(iii) A general license.
22	(B) As used in this subsection—
23	• (i) a "validated license" is a license authorizing
24	the export of goods or technology pursuant to a docu-
25	ment issued upon application by an exporter in accord-

- ance with rules and regulations issued pursuant to this Act. A validated license may be required for the export of goods and technology subject to multilateral controls in which the United States participates or as determined pursuant to paragraph (2) of this subsection;
 - (ii) a "qualified general license" is a license authorizing the export of goods or technology, or a class of goods or technology, subject to the conditions contained in rules and regulations issued pursuant to this Act, and further subject to approval of the particular consignee and end—use of the goods or technology. The goods and technology subject to control by qualified general license shall be determined pursuant to paragraph (2) of this subsection; and
 - (iii) a "general license" is a license authorizing the export of a class of goods or technology without specific approval if the export is effected in accordance with the conditions contained in rules and regulations issued pursuant to this Act. All goods and technology not subject to control by a validated license or by a qualified general license shall be exportable pursuant to a general license.
- 23 (2) To effectuate the policies set forth in section 3 of this 24 Act, it is the intent of Congress that the use of validated 25 licenses be limited to the greatest extent possible to the con-

- 1 trol of the export of goods and technology which are subject
- 2 to multilateral controls in which the United States partici-
- 3 pates. To the extent that the President determines that the
- 4 policies set forth in section 3 of this Act require the control of
- 5 the export of other goods and technology, or more stringent
- 6 controls than the multilateral controls, he will report to the
- 7 Congress within six months from the date of enactment of
- 8 this Act, and annually thereafter, the reasons for the need to
- 9 impose, or to continue to impose, such controls. It is further
- 10 the intent of Congress that export controls which exceed the
- 11 multilateral controls shall be effected to the greatest extent
- 12 possible by means of qualified general licenses.
- 13 (3) Within sixty days from the date of enactment of this
- 14 Act, the Secretary of Commerce shall prescribe conditions for
- 15 the use of end-use statements and the form of such state-
- 16 ments, and establish procedures for the approval of consign-
- 17 ees of goods and technology that may be exported pursuant
- 18 to a qualified general license.
- 19 (4) It is the intent of the Congress that any export li-
- 20 cense application required under this Act shall be approved
- 21 or disapproved within ninety days of its receipt. Upon the
- 22 expiration of the ninety-day period beginning on the date of
- 23 its receipt, any export license application required under this
- 24 Act which has not been approved or disapproved shall be
- 25 deemed to be approved and the license shall be issued unless

- 1 the Secretary of Commerce or other official exercising au-
- 2 thority under this Act finds that additional time is required
- 3 and notifies the applicant in writing of the specific circum-
- 4 stances requiring such additional time. Any application pend-
- 5 ing more than ninety days shall be referred to the Export
- 6 Administration Board established by paragraph (7) of this
- 7 subsection.
- 8 (5)(A) With respect to any export license application not
- 9 finally approved or disapproved within ninety days of its re-
- 10 ceipt as provided in paragraph (4) of this subsection, the ap-
- 11 plicant shall, to the maximum extent consistent with the na-
- 12 tional security of the United States, be informed in writing of
- 13 the specific questions raised and negative considerations or
- 14 recommendations made by any agency or department of the
- 15 Government with respect to such license application, and
- 16 shall be accorded an opportunity to respond to such ques-
- 17 tions, considerations, or recommendations in writing prior to
- 18 final approval or disapproval. In making such final approval
- 19 or disapproval, each official exercising authority under this
- 20 Act shall take fully into account the applicant's response.
- 21 (B) Whenever the Secretary determines that it is neces-
- 22 sary to refer an export license application to any interagency
- 23 review process for approval, he shall first, if the applicant so
- 24 requests, provide the applicant with an opportunity to review
- 25 any documentation to be submitted to such process for the

- 1 purpose of describing the export in question, in order to de-
- 2 termine whether such documentation accurately describes the
- 3 proposed export and to provide additional information in writ-
- 4 ing to be appended to the application.
- 5 (6) In any denial of an export license application, the
- 6 applicant shall be informed in writing of the specific statutory
- 7 basis for such denial. The Secretary shall establish appropri-
- 8 ate procedures for applicants to appeal denials of applica-
- 9 tions, and such procedures may include the opportunity for
- 10 appeals to the Export Administration Board established
- 11 under paragraph (7) of this subsection.
- 12 (7)(A) There is established an Export Administration
- 13 Board (hereinafter referred to as the "Board") composed of
- 14 three voting members, who shall be designated by the Secre-
- 15 tary of Commerce, the Secretary of Defense, and the Secre-
- 16 tary of State, respectively, and nonvoting, advisory members
- 17 named by the heads of such other departments and agencies
- 18 as the President may designate from time to time. The
- 19 member from the Department of Commerce shall preside
- 20 over all Board meetings. License applications referred to the
- 21 Board shall be approved or denied by an affirmative vote of
- 22 at least two of its three voting members. Any voting member
- 23 of the Board may appeal a decision of the Board to the
- 24 Export Administration Review Council, but only if such
- 25 appeal is made within five days of the Board's decision.

- 1 (B) There is established an Export Administration
- 2 Review Council (hereinafter referred to as the "Review
- 3 Council") composed of the Secretary of Commerce, the Sec-
- 4 retary of Defense, and the Secretary of State. The Secretary
- 5 of Commerce shall preside over meetings of the Review
- 6 Council. License applications referred to the Review Council
- 7 shall be approved or denied by an affirmative vote of at least
- 8 two of its three members. Any member of the Review Coun-
- 9 cil may appeal a decision of the Review Council to the Presi-
- 10 dent, but only if such appeal is made within five days of the
- 11 Review Council's decision.
- 12 (C) The President shall decide appeals from decisions of
- 13 the Review Council made pursuant to this Act, and review
- 14 annually the activities of the Board, the Review Council, and
- 15 the Department of Commerce to insure efficient implementa-
- 16 tion of the policies of this Act.
- 17 (D) Any application upon which the Board has reached
- 18 no decision within thirty days of receipt shall be referred to
- 19 the Review Council. Any application upon which the Review
- 20 Council has reached no decision within thirty days shall be
- 21 referred to the President. Any application not approved or
- 22 disapproved within one hundred and eighty days from initial
- 23 receipt by the Department of Commerce shall be deemed to
- 24 be approved and the license shall be issued by the Depart-

1	ment of Commerce, unless the applicant has consented in
2	writing to a longer period.
3	(d) The Secretary of Defense is authorized to review
4	any proposed export of goods or technology to any country to
5	which exports are controlled for national security purposes
6	and shall determine, in consultation with the Secretary of
7	Commerce and confirm in writing the types and categories of
8	transactions which should be reviewed by the Secretary of
9	Defense to carry out the purpose of this subsection. When-
10	ever a license or other authority is requested for the export of
11	goods or technology within such types or categories of trans-
12	actions to any country to which exports are restricted for
13	national security purposes, the Secretary of Commerce shall
14	notify the Secretary of Defense of such request, and may not
15	issue any license prior to the receipt of the recommendation
16	of the Secretary of Defense or the expiration of thirty days
17	after notification, whichever first occurs. The Secretary of
18	Defense shall carefully consider all notifications submitted
19	pursuant to this subsection and, not later than thirty days
20	after notification of the request shall—
21	(1) recommend to the Secretary of Commerce that
22	the proposed export be disapproved if he determines
23	that the export of such goods or technology will make
24	a significant contribution, which would prove detrimen

1	tal to the national security of the United States, to the
2	military potential of such country or any other country;
3	(2) notify the Secretary of Commerce that he will
4	interpose no objection if appropriate conditions de-
5	signed to achieve the purposes of this Act are imposed;
6	or
7	(3) indicate that he does not intend to interpose
8	an objection to the export of such goods or technology.
9	If the Secretary of Commerce does not accept the recommen-
10	dation of the Secretary of Defense, upon the request of the
11	Secretary of Defense, the application shall be submitted to
12	the Export Administration Review Council.
13	(e) The Secretary of State is authorized to review any
14	proposed export of goods or technology to any country to
15	which exports are restricted for foreign policy purposes and
16	shall determine, in consultation with the Secretary of Com-
17	merce, and confirm in writing the types and categories of
18	transactions which should be reviewed by the Secretary of
19	State to carry out the purpose of this subsection. Whenever a
20	license is requested for the export of goods or technology
21	within such types or categories of transactions to any country
22	to which exports are restricted for foreign policy purposes,
23	the Secretary of Commerce shall notify the Secretary of
24	State of such request, and may not issue any license prior to
25	the receipt of the recommendation of the Secretary of State

or the expiration of thirty days after notification, whichever first occurs. The Secretary of State shall carefully consider all notifications submitted to him pursuant to this subsection and, not later than thirty days after notification of the request shall— 6 (1) recommend to the Secretary of Commerce that 7 the proposed export be disapproved if he determines 8 that prohibiting the export of such goods or technology 9 is necessary to further significantly the foreign policy of the United States or to fulfill its declared interna-10 11 tional obligations; 12 (2) notify the Secretary of Commerce that he will 13 interpose no objection if appropriate conditions de-14 signed to achieve the purposes of this Act are imposed; 15 or 16 (3) indicate that he does not intend to interpose 17 an objection to the export of such goods or technology. If the Secretary of Commerce does not accept the recommen-18 dation of the Secretary of State, upon the request of the Sec-20 retary of State, the application shall be submitted to the Export Administration Review Council. 22 (f) Notwithstanding any other provision of law, any department, agency, or official of the Federal Government authorized to review or make recommendations with respect to 24export license applications required pursuant to this Act shall

1	determine, in consultation with the Secretary of Commerce,
2	and confirm in writing the types and categories of transac-
3	tions with specified countries which should be reviewed by
4	such department, agency, or official. Whenever a license is
5	requested for the export to such countries of goods or tech-
6	nology within such types and categories of transactions, the
7	Secretary of Commerce shall notify such department, agency,
8	or official of such request, and may not issue any license prior
9	to the receipt of the recommendation of such department,
10	agency, or official, or the expiration of thirty days following
11	such notification, whichever first occurs. Such department,
12	agency, or official shall carefully consider all notifications
13	submitted pursuant to this Act and, not later than thirty days
14	after notification of the request shall—
15	(1) recommend to the Secretary of Commerce that
16	the export of such goods or technology be disapproved;
17	(2) notify the Secretary of Commerce that such
18	department, agency, or official will interpose no objec-
19	tion if appropriate conditions are imposed; or
20	(3) indicate that such department, agency, or offi-
21	cial does not intend to interpose an objection to the
22	export of such goods or technology.
23	(g)(1) To effectuate the policy set forth in section 3
24	(2)(A) of this Act, the Secretary of Commerce shall monitor
25	exports and contracts for exports of any goods (other than a

- 1 commodity which is subject to the reporting requirements of
- 2 section 812 of the Agricultural Act of 1970) when the
- 3 volume of such exports in relation to domestic supply contrib-
- 4 utes, or may contribute, to an increase in domestic prices or a
- 5 domestic shortage, and such price increase or shortage has,
- 6 or may have, a serious adverse impact on the economy or
- 7 any sector thereof. Such monitoring shall commence at a
- 8 time adequate to insure that data will be available which is
- 9 sufficient to permit achievement of the policies of this Act.
- 10 Information which the Secretary requires to be furnished in
- 11 effecting such monitoring shall be confidential, except as pro-
- 12 vided in paragraph (2) of this subsection and in the last two
- 13 sentences of section 9(c) of this Act.
- 14 (2) The results of such monitoring shall, to the extent
- 15 practicable, be aggregated and included in weekly reports
- 16 setting forth, with respect to each item monitored, actual and
- 17 anticipated exports, the destination by country, and the do-
- 18 mestic and worldwide price, supply, and demand. Such re-
- 19 ports may be made monthly if the Secretary determines that
- 20 there is insufficient information to justify weekly reports.
- 21 (h) In imposing export controls to effectuate the policy
- 22 stated in section 3(2)(A) of this Act, the President's authority
- 23 shall include but not be limited to, the imposition of export
- 24 license fees.

1	(i)(1) Notwithstanding any other provision of this Act
2	and notwithstanding subsection (u) of section 28 of the Min-
3	eral Leasing Act of 1920, no domestically produced crude oil
4	transported by pipeline over rights-of-way granted pursuant
5	to section 28 of such Act (except any such crude oil which
6	(A) is exchanged in similar quantity for convenience or in-
7	creased efficiency of transportation with persons or the gov-
8	ernment of an adjacent foreign state, or (B) is temporarily
9	exported for convenience or increased efficiency of transpor-
10	tation across parts of an adjacent foreign state and reenters
11	the United States) may be exported from the United States,
12	its territories and possessions, during the two-year period be-
13	ginning on the date of enactment of this Act, unless the re-
14	quirements of paragraph (2) of this subsection are met.
15	(2) Crude oil subject to the prohibition contained in
16	paragraph (1) may be exported only if—
17	(A) the President makes and publishes an express
18	finding that exports of such crude oil-
19	(i) will not diminish the total quantity or
20	quality of petroleum available to the United
21	States;
22	(ii) will have a positive effect on consumer oil
23	prices by decreasing the average crude oil acquisi-
24	tion costs of refiners;

1	(iii) will be made only pursuant to contracts
2	which may be terminated if the petroleum sup-
3	plies of the United States are interrupted or seri-
4	ously threatened;
5	(iv) are in the national interest; and
6	(v) are in accordance with the provisions of
7	this Act; and
8	(B) the President reports such finding to the Con-
9	gress.
10	If the Congress, within thirty days of continuous session after
11	receipt of a report of the President under the preceding sen-
12	tence, adopts a concurrent resolution stating expressly that it
13	disapproves such export, the President shall promptly take
14	all necessary steps to prevent such export. For the purpose of
15	the preceding sentence—
16	(i) continuity of session is broken only by an ad-
17	journment of Congress sine die; and
18	(ii) the days on which either House is not in ses-
19	sion because of an adjournment of more than three
20	days to a day certain are excluded in the computation
21	of any period of time in which Congress is in continu-
22	ous session.
23	(j) Petroleum products refined in United States Foreign
24	Trade Zones, or in the United States Territory of Guam
25	from foreign crude oil shall be excluded from any quantitative

- 1 restrictions imposed pursuant to section 3(2)(A) of this Act,
- 2 except that, if the Secretary of Commerce finds that a prod-
- 3 uct is in short supply, the Secretary of Commerce may issue
- 4 such rules and regulations as may be necessary to limit
- 5 exports.
- 6 (k)(1) The authority conferred by this section shall not
- 7 be exercised with respect to any agricultural commodity, in-
- 8 cluding fats and oils or animal hides or skins, without the
- 9 approval of the Secretary of Agriculture. The Secretary of
- 10 Agriculture shall not approve the exercise of such authority
- 11 with respect to any such commodity during any period for
- 12 which the supply of such commodity is determined by him to
- 13 be in excess of the requirements of the domestic economy,
- 14 except to the extent the President determines that such exer-
- 15 cise of authority is required to effectuate the policies set forth
- 16 in sections 3(2) (B) or (C) of this Act. The Secretary of Agri-
- 17 culture shall not approve the exercise of such authority with
- 18 respect to any such commodity unless he has (i) given full
- 19 consideration to the alternative of using the Commodity
- 20 Credit Corporation to purchase such commodity and arrange
- 21 sales to foreign governments in accordance with the provi-
- 22 sions of the Commodity Credit Corporation Charter Act so as
- 23 to stabilize markets and maximize returns to agricultural pro-
- 24 ducers, and (ii) determined that export controls are preferable

- 1 to such use of the authority granted by the Commodity
- 2 Credit Corporation Charter Act.
- 3 (2) Upon approval of the Secretary of Commerce, in
- 4 consultation with the Secretary of Agriculture, agricultural
- 5 commodities purchased by or for use in a foreign country may
- 6 remain in the United States for export at a later date free
- 7 from any quantitative limitations on export which may be
- 8 imposed pursuant to section 3(2)(A) of this Act subsequent to
- 9 such approval. The Secretary of Commerce may not grant
- 10 approval hereunder unless he receives adequate assurance
- 11 and, in conjunction with the Secretary of Agriculture, finds
- 12 that such commodities will eventually be exported, that nei-
- 13 ther the sale nor export thereof will result in an excessive
- 14 drain of scarce materials and have a serious domestic infla-
- 15 tionary impact, that storage of such commodities in the
- 16 United States will not unduly limit the space available for
- 17 storage of domestically owned commodities, and that the pur-
- 18 pose of such storage is to establish a reserve of such com-
- 19 modities for later use, not including resale to or use by an-
- 20 other country. The Secretary of Commerce is authorized to
- 21 issue such rules and regulations as may be necessary to im-
- 22 plement this paragraph.
- 23 (l) Nothing in this Act or the rules or regulations there-
- 24 under shall be construed to require authority or permission to

- export, except where required by the President to effect the policies set forth in section 3 of this Act.
- (m) The President may delegate the power, authority, and discretion conferred upon him by this Act to such departments, agencies, or officials of the Government as he may deem appropriate, except that no authority under this Act may be delegated to, or exercised by, any official of any decretion of the context and the second second second second with
- 8 partment or agency whose head is not appointed by and with

10 FOREIGN BOYCOTTS

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the advice and consent of the Senate.

SEC. 5. (a)(1) For the purpose of implementing the poli-11 cies set forth in sections 3(5) (A) and (B), the President shall 12 issue rules and regulations prohibiting any United States 13 person, with respect to his activities in the interstate or foreign commerce of the United States, from taking or knowing-15 ly agreeing to take any of the following actions with intent to 16 comply with, further, or support any boycott fostered or imposed by a foreign country against a country which is friendly to the United States and which is not itself the object of any 19 form of boycott pursuant to United States law or regulation: 20

(A) Refusing, or requiring any other person to refuse, to do business with or in the boycotted country, with any business concern organized under the laws of the boycotted country, with any national or resident of the boycotted country, or with any other person, pur-

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- suant to an agreement with, a requirement of, or a request from or on behalf of the boycotting country. The mere absence of a business relationship with or in the boycotted country with any business concern organized under the laws of the boycotted country, with any national or resident of the boycotted country, or with any other person, does not indicate the existence of the intent required to establish a violation of rules and regulations issued to carry out this subparagraph.
- (B) Refusing, or requiring any other person to refuse, to employ or otherwise discriminating against any United States person on the basis of race, religion, sex, or national origin of that person or of any owner, officer, director, or employee of such person.
- (C) Furnishing information with respect to the race, religion, sex, or national origin of any United States person or of any owner, officer, director, or employee of such person.
- (D) Furnishing information about whether any person has, has had, or proposes to have any business relationship (including a relationship by way of sale, purchase, legal or commercial representation, shipping or other transport, insurance, investment, or supply) with or in the boycotted country, with any business concern organized under the laws of the boycotted

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1	country, with any national or resident of the boycotted
2	country, or with any other person which is known or
3	believed to be restricted from having any business rela-
4	tionship with or in the boycotting country. Nothing in
5	this paragraph shall prohibit the furnishing of normal
6	business information in a commercial context as defined
7	by the Secretary of Commerce.
8	(E) Furnishing information about whether any
9	person is a member of, has made contributions to, or is
10	otherwise associated with or involved in the activities
11	of any charitable or fraternal organization which sup-
12	ports the boycotted country.
13	(F) Paying, honoring, confirming, or otherwise im-
14	plementing a letter of credit which contains any condi-
15	tion or requirement compliance with which is prohibit-
16	ed by rules and regulations issued pursuant to this
17	paragraph, and no United States person shall, as a
18	result of the application of this paragraph, be obligated
19	to pay or otherwise honor or implement such letter of
20	credit.
21	(2) Rules and regulations issued pursuant to paragraph
22	(1) shall provide exceptions for—
23	(A) complying or agreeing to comply with require-
24	ments (i) prohibiting the import of goods or services

from the boycotted country or goods produced or serv-

ices provided by any business concern organized under the laws of the boycotted country or by nationals or residents of the boycotted country, or (ii) prohibiting the shipment of goods to the boycotting country on a carrier of the boycotted country, or by a route other than that prescribed by the boycotting country or the recipient of the shipment;

(B) complying or agreeing to comply with import and shipping document requirements with respect to the country of origin, the name of the carrier and route of shipment, the name of the supplier of the shipment or the name of the provider of other services, except that no information knowingly furnished or conveyed in response to such requirements may be stated in negative, blacklisting, or similar exclusionary terms on or after June 22, 1978, other than with respect to carriers or route of shipment as may be permitted by such rules and regulations in order to comply with precautionary requirements protecting against war risks and confiscation;

(C) complying or agreeing to comply in the normal course of business with the unilateral and specific selection by a boycotting country, or national or resident thereof, of carriers, insurers, suppliers of services to be performed within the boycotting country or

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1	specific goods which, in the normal course of business,
2	are identifiable by source when imported into the boy-
3	cotting country;
4	(D) complying or agreeing to comply with export
5	requirements of the boycotting country relating to ship-
6	ments or transshipments of exports to the boycotted
7	country, to any business concern of or organized under
8	the laws of the boycotted country, or to any national
9	or resident of the boycotted country;
10	(E) compliance by an individual or agreement by
11	an individual to comply with the immigration or pass-
12	port requirements of any country with respect to such
13	individual or any member of such individual's family or
14	with requests for information regarding requirements of
15	employment of such individual within the boycotting
16	country; and
17	(F) compliance by a United States person resident
18	in a foreign country or agreement by such person to
19	comply with the laws of that country with respect to
20	his activities exclusively therein, and such rules and
21	regulations may contain exceptions for such resident
22	complying with the laws or regulations of that foreign
23	country governing imports into such country of trade-

marked, tradenamed, or similarly specifically identifi-

able products, or components of products for his own

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- 1 use, including the performance of contractual services
- within that country, as may be defined by such rules
- 3 and regulations.
- 4 (3) Rules and regulations issued pursuant to paragraphs
- 5 (2)(C) and (2)(F) shall not provide exceptions from para-
- 6 graphs (1)(B) and (1)(C).
- 7 (4) Nothing in this subsection may be construed to su-
- 8 persede or limit the operation of the antitrust or civil rights
- 9 laws of the United States.
- 10 (5) Rules and regulations pursuant to this subsection
- 11 shall be issued not later than 90 days after the date of enact-
- 12 ment of this section and shall be issued in final form and
- 13 become effective not later than 120 days after they are first
- 14 issued, except that (A) rules and regulations prohibiting neg-
- 15 ative certification may take effect not later than 1 year after
- 16 the date of enactment of this section, and (B) a grace period
- 17 shall be provided for the application of the rules and regula-
- 18 tions issued pursuant to this subsection to actions taken pur-
- 19 suant to a written contract or other agreement entered into
- 20 on or before May 16, 1977. Such grace period shall end on
- 21 December 31, 1978, except that the Secretary of Commerce
- 22 may extend the grace period for not to exceed 1 additional
- 23 year in any case in which the Secretary finds that good faith
- 24 efforts are being made to renegotiate the contract or agree-
- 25 ment in order to eliminate the provisions which are inconsist-

- 1 ent with the rules and regulations issued pursuant to para-
- 2 graph (1).
- 3 (6) This Act shall apply to any transaction or activity
- 4 undertaken, by or through a United States or other person,
- 5 with intent to evade the provisions of this Act as implement-
- 6 ed by the rules and regulations issued pursuant to this sub-
- 7 section, and such rules and regulations shall expressly pro-
- 8 vide that the exceptions set forth in paragraph (2) shall not
- 9 permit activities or agreements (expressed or implied by a
- 10 course of conduct, including a pattern of responses) otherwise
- 11 prohibited, which are not within the intent of such
- 12 exceptions.
- 13 (b)(1) In addition to the rules and regulations issued
- 14 pursuant to subsection (a) of this section, rules and regula-
- 15 tions issued under section 4(b) of this Act shall implement the
- 16 policies set forth in section 3(5).
- 17 (2) Such rules and regulations shall require that any
- 18 United States person receiving a request for the furnishing of
- 19 information, the entering into or implementing of agreements,
- 20 or the taking of any other action referred to in section 3(5)
- 21 shall report that fact to the Secretary of Commerce, together
- 22 with such other information concerning such request as the
- 23 Secretary may require for such action as he may deem appro-
- 24 priate for carrying out the policies of that section. Such
- 25 person shall also report to the Secretary of Commerce

1	whether he intends to comply and whether he has complied
2	with such request. Any report filed pursuant to this para-
3	graph after the date of enactment of this section shall be
4	made available promptly for public inspection and copying,
5	except that information regarding the quantity, description,
6	and value of any goods or technology to which such report
7	relates may be kept confidential if the Secretary determines
8	that disclosure thereof would place the United States person
9	involved at a competitive disadvantage. The Secretary of
10	Commerce shall periodically transmit summaries of the infor-
11	mation contained in such reports to the Secretary of State for
12	such action as the Secretary of State, in consultation with
13	the Secretary of Commerce, may deem appropriate for carry-
14	ing out the policies set forth in section 3(5) of this Act.
15	PROCEDURES FOR HARDSHIP RELIEF FROM EXPORT
16	CONTROLS
17	SEC. 6. (a) Any person who, in his domestic manufac-
18	turing process or other domestic business operation, utilizes a
19	product produced abroad in whole or in part from a commod-
20	ity historically obtained from the United States but which has
21	been made subject to export controls, or any person who
22	historically has exported such a commodity, may transmit a
23	petition of hardship to the Secretary of Commerce requesting
24	an exemption from such controls in order to alleviate any
25	unique hardship resulting from the imposition of such con-

1	trols. A petition under this section shall be in such form as
2	the Secretary of Commerce shall prescribe and shall contain
3	information demonstrating the need for the relief requested.
4	(b) Not later than thirty days after receipt of any peti-
5	tion under subsection (a), the Secretary of Commerce shall
6	transmit a written decision to the petitioner granting or deny-
7	ing the requested relief. Such decision shall contain a state-
8	ment setting forth the Secretary's basis for the grant or
9	denial. Any exemption granted may be subject to such condi-
10	tions as the Secretary deems appropriate.
11	(c) For purposes of this section, the Secretary's decision
12	with respect to the grant or denial of relief from unique hard-
13	ship resulting directly or indirectly from the imposition of
14	controls shall reflect the Secretary's consideration of such
15	factors as—
16	(1) whether denial would cause a unique hardship
17	to the petitioner which can be alleviated only by grant-
18	ing an exception to the applicable regulations. In de-
19	termining whether relief shall be granted, the Secre-
20	tary will take into account:
21	(A) ownership of material for which there is
22	not practicable domestic market by virtue of the
23	location or nature of the material;
24	(B) potential serious financial loss to the ap-
25	plicant if not granted an exception:

1	(C) inability to obtain, except through
2	import, an item essential for domestic use which
3	is produced abroad from the commodity under
4	control;
5	(D) the extent to which denial would conflict
6	to the particular detriment of the applicant, with
7	other national policies including those reflected in
8	any international agreement to which the United
9	States is a party;
10	(E) possible adverse effects on the economy
11	(including unemployment) in any locality or region
12	of the United States; and
13	(F) other relevant factors, including the ap-
14	plicant's lack of an exporting history during any
15	base period that may be established with respect
16	to export quotas for the particular commodity; and
17	(2) the effect a finding in favor of the applicant
18	would have on attainment of the basic objectives of the
19	short supply control program.
20	In all cases, the desire to sell at higher prices and thereby
21	obtain greater profits will not be considered as evidence of a
22	unique hardship, nor will circumstances where the hardship is
23	due to imprudent acts or failure to act on the part of the
24	petitioner.

CONSULTATION AND STANDARDS

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2	SEC. 7. (a) In determining what shall be controlled or
3	monitored under this Act, and in determining the extent to
4	which exports shall be limited, any department, agency, or
5	official making these determinations shall seek information
6	and advice from the several executive departments and inde-
7	pendent agencies concerned with aspects of our domestic and
8	foreign policies and operations having an important bearing
9	on exports. Such departments and agencies shall fully coop-
10	erate in rendering such advice and information. Consistent
11	with considerations of national security, the President shall
12	from time to time seek information and advice from various
13	segments of private industry in connection with the making
14	of these determinations. In addition, the Secretary of Com-
15	merce shall consult with the Secretary of Energy to deter-
16	mine whether, in order to effectuate the policy stated in sec-
17	tion 3(2)(A) of this Act, monitoring of controls are necessary
18	with respect to exports of facilities, machinery, or equipment
19	normally and principally used, or intended to be used, in the
20	production, conversion, or transportation of fuels and energy
21	(except nuclear energy), including but not limited to, drilling
22	rigs, platforms, and equipment; petroleum refineries, natural
23	gas processing, liquefication, and gasification plants; facilities
24	-
25	oil and gas pipelines, pumping stations, and associated equip-

- 1 ment; and vessels for transporting oil, gas, coal, and other
- 2 fuels.
- 3 (b)(1) In authorizing exports, full utilization of private
- 4 competitive trade channels shall be encouraged insofar as
- 5 practicable, giving consideration to the interests of small
- 6 business, merchant exporters as well as producers, and estab-
- 7 lished and new exporters, and provision shall be made for
- 8 representative trade consultation to that end. In addition,
- 9 there may be applied such other standards or criteria as may
- 10 be deemed necessary by the head of such department, or
- 11 agency, or official to carry out the policies of this Act.
- 12 (2) Upon imposing quantitative restrictions on exports of
- 13 any goods or technology to carry out the policy stated in
- 14 section 3(2)(A) of this Act, the Secretary of Commerce shall
- 15 include in the notice published in the Federal Register an
- 16 invitation to all interested parties to submit written com-
- 17 ments within fifteen days from the date of publication of the
- 18 impact of such restrictions and the method of licensing used
- 19 to implement them.
- 20 (c)(1) Upon written request by representatives of a sub-
- 21 stantial segment of any industry which produces goods or
- 22 technology which are subject to export controls or are being
- 23 considered for such controls because of their significance to
- 24 the national security of the United States, the Secretary of
- 25 Commerce shall appoint a technical advisory committee for

- 1 any grouping of such goods or technology which he deter-
- 2 mines is difficult to evaluate because of questions concerning
- 3 technical matters, worldwide availability and actual utiliza-
- 4 tion of production and technology, or licensing procedures.
- 5 Each such committee shall consist of representatives of
- 6 United States industry and government, including the De-
- 7 partments of Commerce Defense, and State, and, when ap-
- 8 propriate, other Government departments and agencies. No
- 9 person serving on any such committee who is representative
- 10 of industry shall serve on such committee for more than four
- 11 consecutive years.
- 12 (2) It shall be the duty and function of the technical
- 13 advisory committees established under paragraph (1) to
- 14 advise and assist the Secretary of Commerce and any other
- 15 department, agency, or official of the Government of the
- 16 United States to which the President has delegated power,
- 17 authority, and discretion under section 4(e) with respect to
- 18 actions designed to carry out the policy set forth in section 3
- 19 of this Act. Such committees, where they have expertise in
- 20 such matters, shall be consulted with respect to questions
- 21 involving (A) technical matters, (B) worldwide availability
- 22 and actual utilization of production technology, (C) licensing
- 23 procedures which affect the level of export controls applica-
- 24 ble to any goods or technology, and (D) exports subject to
- 25 multilateral controls in which the United States participates

- 1 including proposed revisions of any such multilateral controls.
- 2 The Secretary shall include in each report required by section
- 3 11 of this Act an accounting of the consultation undertaken
- 4 pursuant to this paragraph, the use made of the advice ren-
- 5 dered by the technical advisory committees pursuant to this
- 6 paragraph, and the contributions of the technical advisory
- 7 committees to carrying out the policies of this Act. Nothing
- 8 in this subsection shall prevent the Secretary from consult-
- 9 ing, at any time, with any person representing industry or
- 10 the general public regardless of whether such person is a
- 11 member of a technical advisory committee. Members of the
- 12 public shall be given a reasonable opportunity, pursuant to
- 13 regulations prescribed by the Secretary of Commerce, to
- 14 present evidence to such committees.
- 15 (3) Upon request of any member of any such committee,
- 16 the Secretary may, if he determines it appropriate, reimburse
- 17 such member for travel, subsistence, and other necessary ex-
- 18 penses incurred by him in connection with his duties as a
- 19 member.
- 20 (4) Each such committee shall elect a chairman, and
- 21 shall meet at least every three months at the call of the
- 22 Chairman, unless the Chairman determines, in consultation
- 23 with the other members of the committee, that such a meet-
- 24 ing is not necessary to achieve the purposes of this Act. Each
- 25 such committee shall be terminated after a period of two

- 1 years, unless extended by the Secretary for additional periods
- 2 of two years. The Secretary shall consult each such commit-
- 3 tee with regard to such termination or extension of that
- 4 committee.
- 5 (5) To facilitate the work of the technical advisory com-
- 6 mittees, the Secretary of Commerce, in conjunction with
- 7 other departments and agencies participating in the adminis-
- 8 tration of this Act, shall disclose to each such committee ade-
- 9 quate information, consistent with national security, pertain-
- 10 ing to the reasons for the export controls which are in effect
- 11 or contemplated for the grouping of goods or technology with
- 12 respect to which that committee furnishes advice.
- 13 (6) Whenever a technical advisory committee certifies to
- 14 the Secretary of Commerce that goods or technology have
- 15 become or will imminently become available in fact from
- 16 sources outside the United States in sufficient quantity and of
- 17 comparable quality so as to render United States export con-
- 18 trols ineffective in achieving the purposes of this Act, and
- 19 provides adequate documentation for such certification, the
- 20 Secretary of Commerce shall either remove export controls
- 21 on such goods or technology or submit a recommendation to
- 22 the President regarding the termination or continuation of
- 23 such controls.

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1	VIOLATIONS
2	Sec. 8. (a) Except as provided in subsection (b) of this
3	section, whoever knowingly violates any provision of this Act
4	or any regulation, order, or license issued thereunder shall be
5	fined not more than \$25,000 or imprisoned not more than
6	one year, or both. For a second or subsequent offense, the
7	offender shall be fined not more than three times the value of
8	the exports involved or \$50,000, whichever is greater, or
9	imprisoned not more than five years, or both.
10	(b) Whoever willfully exports anything contrary to any
11	provision of this Act or any regulation, order, or license
12	issued thereunder, with knowledge that such exports will be
13	used for the benefit of any country to which exports are re-
14	stricted for national security or foreign policy purposes, shall
15	be fined not more than five times the value of the exports
16	involved or \$50,000, whichever is greater, or imprisoned not
17	more than five years, or both.
18	(c)(1) The head of any department or agency exercising
19	any functions under this Act, or any officer or employee of
20	such department or agency specifically designated by the
21	head thereof, may impose a civil penalty not to exceed
22	\$10,000 for each violation of this Act or any regulation,
23	order, or license issued under this Act, either in addition to or
24	in lieu of any other liability or penalty which may be

25 imposed.

- 1 (2)(A) The authority under this Act to suspend or
- 2 revoke the authority of any United States person to export
- 3 goods or technology may be used with respect to any viola-
- 4 tion of the rules and regulations issued pursuant to section
- 5 5(a) of this Act.
- 6 (B) Any administrative sanction (including any civil pen-
- 7 alty or any suspension or revocation of authority to export)
- 8 imposed under this Act for a violation of the rules and regula-
- 9 tions issued pursuant to section 5(a) of this Act may be im-
- 10 posed only after notice and opportunity for an agency hearing
- 11 on the record in accordance with sections 554 through 557 of
- 12 title 5, United States Code.
- 13 (C) Any charging letter or other document initiating ad-
- 14 ministrative proceedings for the imposition of sanctions for
- 15 violations of the rules and regulations issued pursuant to sec-
- 16 tion 5(a) of this Act shall be made available for public inspec-
- 17 tion and copying.
- 18 (d) The payment of any penalty imposed pursuant to
- 19 subsection (c) may be made a condition, for a period not ex-
- 20 ceeding one year after the imposition of such penalty, to the
- 21 granting, restoration, or continuing validity of any export li-
- 22 cense, permission, or privilege granted or to be granted to
- 23 the person upon whom such penalty is imposed. In addition,
- 24 the payment of any penalty imposed under subsection (c) may
- 25 be deferred or suspended in whole or in part for a period of

- 1 time no longer than any probation period (which may exceed
- 2 one year) that may be imposed upon such person. Such a
- 3 deferral or suspension shall not operate as a bar to the collec-
- 4 tion of the penalty in the event that the conditions of the
- 5 suspension, deferral, or probation are not fulfilled.
- 6 (e) Any amount paid in satisfaction of any penalty im-
- 7 posed pursuant to subsection (c) shall be covered into the
- 8 Treasury as a miscellaneous receipt. The head of the depart-
- 9 ment or agency concerned may, in his discretion, refund any
- 10 such penalty, within two years after payment, on the ground
- 11 of a material error of fact or law in the imposition. Notwith-
- 12 standing section 1346(a) of title 28, United States Code, no
- 13 action for the refund of any such penalty may be maintained
- 14 in any court.
- 15 (f) In the event of the failure of any person to pay a
- 16 penalty imposed pursuant to subsection (c), a civil action for
- 17 the recovery thereof may, in the discretion of the head of the
- 18 department or agency concerned, be brought in the name of
- 19 the United States. In any such action, the court shall deter-
- 20 mine de novo all issues necessary to the establishment of
- 21 liability. Except as provided in this subsection and in subsec-
- 22 tion (d), no such liability shall be asserted, claimed, or recov-
- 23 ered upon by the United States in any way unless it has
- 24 previously been reduced to judgment.
- 25 (g) Nothing in subsection (c), (d), or (f) limits—

1	(1) the availability of other administrative or judi-
2	cial remedies with respect to violations of this Act, or
3	any regulation, order, or license issued under this Act;
4	(2) the authority to compromise and settle admin-
5	istrative proceedings brought with respect to violations
6	of this Act, or any regulation, order, or license issued
7	under this Act; or
8	(3) the authority to compromise, remit or mitigate
9	seizures and forfeitures pursuant to section 1(b) of title
10	VI of the Act of June 15, 1917 (22 U.S.C. 401(b)).
11	ENFORCEMENT
12	SEC. 9. (a) To the extent necessary or appropriate to
13	the enforcement of this Act or to the imposition of any penal-
14	ty, forfeiture, or liability arising under the Export Control
15	Act of 1949, the head of any department or agency exercis-
16	ing any function thereunder (and officers or employees of
17	such department or agency specifically designated by the
18	head thereof) may make such investigations and obtain such
19	information from, require such reports or the keeping of such
20	records by, make such inspection of the books, records, and
21	other writings, premises, or property of, and take the sworn
22	testimony of, any person. In addition, such officers or em-
23	ployees may administer oaths or affirmations, and may by
24	subpena require any person to appear and testify or to appear
95	and produce books, records, and other writings, or both, and

- 1 in the case of contumacy by, or refusal to obey a subpena
- 2 issued to, any such person, the district court of the United
- 3 States for any district in which such person is found or re-
- 4 sides or transacts business, upon application, and after notice
- 5 to any such person and hearing, shall have jurisdiction to
- 6 issue an order requiring such person to appear and give testi-
- 7 mony or to appear and produce books, records, and other
- 8 writings, or both, and any failure to obey such order of the
- 9 court may be punished by such court as a contempt thereof.
- 10 (b) No person shall be excused from complying with any
- 11 requirements under this section because of his privilege
- 12 against self-incrimination, but the immunity provisions of the
- 13 Compulsory Testimony Act of February 11, 1893 (27 Stat.
- 14 443; 49 U.S.C. 46) shall apply with respect to any individual
- 15 who specifically claims such privilege.
- 16 (c) Except as otherwise provided by the third sentence
- 17 of section 5(b)(2) and by section 8(c)(2)(C) of this Act, infor-
- 18 mation obtained under this Act, which is deemed confidential
- 19 or with reference to which a request for confidential treat-
- 20 ment is made by the person furnishing such information, shall
- 21 be exempt from disclosure under section 552(b)(3)(B) of title
- 22 5, United States Code, and such information shall not be
- 23 published or disclosed unless the Secretary of Commerce de-
- 24 termines that the withholding thereof is contrary to the na-
- 25 tional interest. Nothing in this Act shall be construed as au-

- 1 thorizing the withholding of information from Congress, and
- 2 all information obtained at any time under this Act or previ-
- 3 ous Acts regarding the control of exports, including any
- 4 report or license application required under section 4(a), shall
- 5 be made available upon request to any committee or subcom-
- 6 mittee of Congress of appropriate jurisdiction. No such com-
- 7 mittee or subcommittee shall disclose any information ob-
- 8 tained under this Act or previous Acts regarding the control
- 9 of exports which is submitted on a confidential basis unless
- 10 the full committee determines that the withholding thereof is
- 11 contrary to the national interest.
- 12 (d) In the administration of this Act, reporting require-
- 13 ments shall be so designed as to reduce the cost of reporting,
- 14 recordkeeping, and export documentation required under this
- 15 Act to the extent feasible consistent with effective enforce-
- 16 ment and compilation of useful trade statistics. Reporting,
- 17 recordkeeping, and export documentation requirements shall
- 18 be periodically reviewed and revised in the light of develop-
- 19 ments in the field of information technology. A detailed state-
- 20 ment with respect to any action taken in compliance with this
- 21 subsection shall be included in the report required by section
- 22 11 of this Act.
- 23 (e) The Secretary of Commerce, in consultation with ap-
- 24 propriate United States Government departments and agen-
- 25 cies and with appropriate technical advisory committees es-

- 1 tablished under section 7(c), shall review the rules and regu-
- 2 lations issued under this Act and the lists of goods and tech-
- 3 nology which are subject to export controls in order to deter-
- 4 mine how compliance with the provisions of this Act, can be
- 5 facilitated by simplifying such rules and regulations, by sim-
- 6 plifying or clarifying such lists, or by any other means. The
- 7 Secretary of Commerce shall report periodically to Congress
- 8 on the actions taken on the basis of such review to simplify
- 9 such rules and regulations. Such reports may be included in
- 10 the report required by section 11 of this Act.
- 11 EXEMPTION FROM CERTAIN PROVISIONS RELATING TO
- 12 ADMINISTRATIVE PROCEDURE AND JUDICIAL REVIEW
- SEC. 10. The functions exercised under this Act shall be
- 14 subject to the provisions of sections 551, 553 through 559,
- 15 and 701 through 706 of title 5, United States Code, except in
- 16 those cases described in regulations prescribed by the Secre-
- 17 tary of Commerce where applicability of such provisions
- 18 would be inconsistent with the purposes of this Act, but such
- 19 regulations may not apply to any case described in section
- 20 8(c)(2) or 9(c) of this Act.
- 21 ANNUAL REPORT
- SEC. 11. (a) The Secretary of Commerce shall make an
- 23 annual report to the President and to the Congress of his
- 24 operations hereunder.

1	(b)(1) Each such report shall include summaries of the
2	information contained in the reports required by section
3	4(c)(2) of this Act, together with an analysis by the Secretary
4	of Commerce of—
5	(A) the impact on the economy and world trade of
6	shortages or increased prices for goods and technology
7	subject to monitoring under this Act;
8	(B) the worldwide supply of such goods and tech-
9	nology; and
10	(C) actions taken by other nations in response to
11	such shortages or increased prices.
12	(2) Each such report shall also contain an analysis by
13	the Secretary of Commerce of—
14	(A) the impact on the economy and world trade of
15	shortages or increased prices for commodities subject
16	to the reporting requirements of section 812 of the Ag-
17	ricultural Act of 1970;
18	(B) the worldwide supply of such commodities;
19	and
20	(C) actions being taken by other nations in re-
21	sponse to such shortages or increased prices.
22	The Secretary of Agriculture shall fully cooperate with the
23	Secretary of Commerce in providing all information required
24	by the Secretary of Commerce in making such analysis.
25	(c) Each such report shall include—

1	(1) any organizational and procedural changes in-
2	stituted, any reviews undertaken, and any means used
3	to keep the business sector of the Nation informed,
4	pursuant to section 4(a) of this Act;
5	(2) any changes in the exercise of the authorities
6	of section 4(b) of this Act;
7	(3) any delegations of authority under section 4(e)
8	of this Act;
9	(4) the disposition of export license applications
10	pursuant to section 4 (g) and (h) of this Act;
11	(5) consultations undertaken with technical advi-
12	sory committees pursuant to section 7(c) of this Act;
13	(6) violations of the provisions of this Act and
14	penalties imposed pursuant to section 8 of this Act;
15	and
16	(7) a description of actions taken by the President
17	and the Secretary of Commerce to effect the policies
18	set forth in section 3(5) of this Act.
19	DEFINITIONS
20	SEC. 12. As used in this Act—
21	(1) the term "person" includes the singular and
22	the plural and any individual, partnership, corporation,
23	or other form of association, including any government
24	or agency thereof:

1	(2) the term "United States person" means any
2	United States resident or national (other than an indi-
3	vidual resident outside the United States and employed
4	by other than a United States person), any domestic
5	concern (including any permanent domestic establish-
6	ment of any foreign concern) and any foreign subsidi-
7	ary or affiliate (including any permanent foreign estab-
8	lishment) of any domestic concern which is controlled
9	in fact by such domestic concern, as determined under
10	regulations of the President;
11	(3) the term "goods" means any article, material,
12	supply or manufactured product, including inspection
13	and test equipment, and excluding technical data; and
14	(4) the term "technology" means the information
15	and know-how that can be used to design, produce,
16	manufacture, utilize, or reconstruct goods, including
17	computer software and technical data.
18	EFFECTS ON OTHER ACTS
19	Sec. 13. (a) The Act of February 15, 1936 (49 Stat.
20	1140), relating to the licensing of exports of tinplate scrap, is
21	hereby superseded; but nothing contained in this Act shall be
22	construed to modify, repeal, supersede, or otherwise affect
23	the provisions of any other laws authorizing control over ex-
24	ports of any commodity.

- 1 (b) The authority granted to the President under this
- 2 Act shall be exercised in such manner as to achieve effective
- 3 coordination with the authority exercised under section 414
- 4 of the Mutual Security Act of 1954 (22 U.S.C. 1934).
- 5 AUTHORIZATION OF APPROPRIATIONS
- 6 Sec. 14. (a) Notwithstanding any other provision of
- 7 law, no appropriation shall be made under any law to the
- 8 Department of Commerce for expenses to carry out the pur-
- 9 poses of this Act for any fiscal year commencing on or after
- 10 October 1, 1980, unless previously and specifically author-
- 11 ized by legislation.
- 12 (b) There are authorized to be appropriated to the De-
- 13 partment of Commerce \$8,000,000 (and such additional
- 14 amounts as may be necessary for increases in salary, pay,
- 15 retirement, other employee benefits authorized by law, and
- 16 other nondiscretionary costs) for fiscal year 1980 to carry out
- 17 the purposes of this Act, of which \$1,250,000 shall be availa-
- 18 ble only for the Office of Foreign Product and Technology
- 19 Assessment.
- 20 EFFECTIVE DATE
- 21 Sec. 15. (a) This Act takes effect upon the expiration of
- 22 the Export Administration Act of 1969.
- 23 (b) All outstanding delegations, rules, regulations,
- 24 orders, licenses, or other forms of administrative action under
- 25 the Export Control Act of 1949 or section 6 of the Act of

- 1 July 2, 1940 (54 Stat. 714), of the Export Administration
- 2 Act of 1969 shall, until amended or revoked, remain in full
- 3 force and effect, the same as if promulgated under this Act.
- 4 TERMINATION DATE
- 5 SEC. 16. The authority granted by this Act terminates
- 6 on September 30, 1983, or upon any prior date which the
- 7 President by proclamation may designate.

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